30(b)(6) Abigail Diaz-Pedrosa

1	IN THE UNITED STATES DISTRICT COURT
2	NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION
3	
4	SUZANNE GREENE, )
5	) Plaintiff, ) CIVIL ACTION NO.
6	vs. ) 1:19-cv-01338-AT
7	TYLER TECHNOLOGIES, INC.,)
8	Defendant.
9	
10	
11	30(B)(6) DEPOSITION OF TYLER TECHNOLOGIES
12	BY WITNESS: ABIGAIL DIAZ-PEDROSA
13	October 9, 2019
14	4:15 p.m.
15	Dentons US, LLP
16	303 Peachtree Street, NE
17	Suite 5300
18	Atlanta, Georgia 30308
19	
20	Reported By: Judith L. Leitz Moran, RPR, RSA,
21	Certified Court Reporter CCR-B-2312
22	Job No. 538
23	
24	
25	



30(b)(6) Abigail Diaz-Pedrosa

1	APPEARANCES:
2	
3	On behalf of the Plaintiff:
4	MATTHEW W. HERRINGTON, ESQUIRE
5	DELONG, CALDWELL, BRIDGERS,
6	
	FITZPATRICK & BENJAMIN, LLC
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9	Atlanta, Georgia 30303
10	
11	On behalf of the Defendant:
12	PAULO B. McKEEBY, ESQUIRE
13	REED SMITH LLP
14	2501 N. Harwood Street
15	Suite 1700
16	Dallas, Texas 75201
17	
18	ALSO PRESENT:
19	HILLARY PASCH, CORPORATE REPRESENTATIVE
20	TYLER TECHNOLOGIES
21	
22	
23	
24	
25	



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This is the deposition 1 MR. HERRINGTON: 2 by cross-examination of Tyler Technologies, Inc., 3 pursuant to 30(b)(6) of the Federal Rules of Civil 4 Procedure. 5 The deposition is taken for the purposes of discovery and for all other purposes allowed by 6 the Federal Rules of Civil Procedure. 7 8 My name is Matthew Herrington. 9 counsel for the Plaintiff in this case, Suzanne 10 Greene. 11 Also present is Paulo McKeeby, counsel of record for the Defendant. And Hillary Pasch, who 12 13 is a corporate representative. 14 Ms. Moran, will you please swear the 15 witness. 16 ABIGAIL DIAZ-PEDROSA 17 being first duly sworn, was examined as follows: 18 THE WITNESS: I do. 19 EXAMINATION 20 BY MR. HERRINGTON: 21 Please state your full legal name. Q 22 Α Abigail Diaz-Pedrosa, P-E-D-R-O-S-A. 23 Okay. And you go by Abby Diaz? 0 24 Α Yes, I do. 25 Now, you've been designated by Tyler Q

Technologies to speak today on several topics in 1 2 this 30(b)(6) deposition; is that correct? 3 Α Yes. 4 So referring back to what was previously 0 5 marked as Exhibit 1, my understanding is that you're going to talk to me about Topics 11 through 6 7 15? 8 No. Not Topic 11. MR. McKEEBY: 9 MR. HERRINGTON: No. 10 MR. McKEEBY: Because it relates to 11 settlement agreements. 12 MR. HERRINGTON: It's limited to the 13 identities of the parties. 14 MR. McKEEBY: Well, that's covered in 15 Topic 14. 16 MR. HERRINGTON: Okav. 17 MR. McKEEBY: So I don't see why there's 18 the need to discuss Topic 11. And Topic 12, she's not been designated. Just 13, 14 and 15. With the 19 20 understanding that 14 is going to encompass part of 21 what's included in Topic 11. 2.2 MR. HERRINGTON: All right. 23 BY MR. HERRINGTON: 24 Q Would you please look at the topic 25 numbers and confirm that that's accurate?



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1	A	As Paulo just summarized it, that is my
2	understar	nding.
3	Q	Have you been deposed before?
4	A	No.
5	Q	Have you taken a deposition?
6	А	Yes.
7	Q	Okay. So you're very familiar with how
8	depositio	ons work?
9	A	Yes.
10	Q	And I can skip all the preliminaries with
11	you?	
12	A	Yes.
13	Q	Okay. Would you tell me about your
14	education	nal background?
15	A	Sure. I graduated from Georgetown
16	Universit	ry in Washington, D.C. And after college,
17	I went to	Cornell Law School and I graduated from
18	Cornell i	n 2004.
19	Q	And where do you currently reside?
20	A	Falmouth, Maine.
21	Q	How do you spell that?
22	А	F-A-L-M-O-U-T-H.
23	Q	And do you have any relatives in Georgia?
24	А	Yes.
25	Q	And who are they?



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1	А	My sister, brother-in-law, and two
2	nephews.	
3	Q	What is their last name?
4	А	Ryan.
5	Q	R-Y-A-N?
6	А	Yes.
7	Q	Okay. Do they live in the Northern
8	District	of Georgia?
9	А	They live in Atlanta.
10	Q	Okay.
11	A	Is that in the Northern District of
12	Georgia?	
13	Q	Yes.
14	A	Okay.
15	Q	Where does what are their names?
16	A	Matt Ryan, Sarah Ryan.
17	Q	The nephews are minors?
18	A	Yes.
19	Q	Okay. What do they do for a living?
20	A	Matt is an athlete and Sarah is a
21	stay-at-h	ome mother.
22	Q	Is he an athlete that I would have heard
23	of if I f	ollowed sports?
24	А	Yes.
25	Q	Okay. What kind of sport?

He is a quarterback for the Atlanta 1 Α 2 Falcons. 3 Q Okay. That's funny. Yeah, I had no 4 clue. 5 Have you ever been a party to a lawsuit 6 individually? 7 Α No. Okay. No criminal history? 8 Q 9 Α No. 10 And where did you begin working after law Q 11 school? 12 I began -- well, I clerked for a judge on Α 13 the Third Circuit --14 Uh-huh. Q 15 -- for one year. And after that, I 16 became a litigation associate at Kirkland & Ellis. 17 Q I'm sorry. 18 Α Excuse me? 19 I said I'm sorry. 0 20 Α Yes, thank you for your sympathies. 21 Kirkland & Ellis in their New York City office. 2.2 23 Okay. And what practice group are you 0 24 in? Litigation. 25 Α



And how long were you there? 1 Q Okay. 2 I was there about six and a half years. Α 3 And after Kirkland? Q 4 Α My next job was at Tyler. 5 0 Okay. And you've been with Tyler ever since? 6 7 Α From 2012 to the present. Okay. And what was your first position 8 Q with Tyler? 9 10 Contract specialist. Α 11 Okay. So drafting contracts with the 0 12 customers? 13 Α Drafting and negotiating contracts and 14 related documents. 15 0 Okay. And what position did you have after contract specialist? 16 17 Α Associate general counsel. 18 Okay. And when did that happen, that Q 19 change? 20 As best as I can remember, it was in Α 21 2014. 22 And how long did you hold that Okay. Q 23 position? 24 Α For about three years, I think. 25 And you became general counsel? 0



Yeah, we call it chief legal officer. 1 Α 2 Chief legal officer. And that change Q 3 happened when? 4 Α I believe January of 2017. 5 0 Okay. Who was the chief legal officer before you? 6 7 Α At that time we called it general counsel, and it was Lynn Moore. 8 9 And how long had Lynn Moore been the 10 general counsel? 11 More than 10 years. Α 12 Q Okay. 13 More than 15 years, I think. Α 14 So Lynn Moore was general counsel at the 0 15 time of the Beall litigation? 16 Α Yes. 17 Q And you were not with Tyler at that time? 18 Α Correct. 19 Is Lynn Moore still with the company? 0 20 Α Yes. 21 In what position? 0 22 President and CEO. Α 23 What I have referred to as the Beall 0 24 litigation, was an FSLA collective action filed 25 against Tyler Technologies?



Tyler was one of the Defendants, yes. 1 Α 2 What is the other defendant, was Q Okav. 3 it EDP Enterprises, Inc.? 4 Α I think that's the correct name of the 5 corporate entity. I know it as EDP. 6 And is that a company that's owned by Q 7 Tyler Technologies? 8 Tyler acquired EDP, yes. Α 9 When did it acquire EDP? 0 10 Α I believe it was sometime in 2007. 11 Was it in an acquisition structurally 0 12 similar to the acquisition of ExecuTime? 13 MR. McKEEBY: Object to the scope of the question as outside -- or rather, object to the 14 15 question as outside the scope of the topic 16 designation. 17 But I'll allow you to answer if you know. 18 Α I don't know. 19 BY MR. HERRINGTON: 20 Do you know if they took on employees Q 21 from EDP? 22 It is my understanding that they did. Α 23 Okay. And they acquired software from 0 24 EDP? 25 Α Yes.



So it does share that in common 1 Q Okay. 2 with the acquisition of ExecuTime? 3 Α Yes. 4 Okay. Now, it was an FLSA collective 0 5 action for implementation consultants among others? 6 Implementation consultants, not by that name. By that role and other roles, yes. 7 8 Q So by -- at least some of the Okay. 9 Plaintiffs were performing the work that would be 10 described in the job description for an 11 implementation consultant that Ms. Pasch examined 12 earlier? 13 Object to the form of the MR. McKEEBY: 14 question. 15 You can answer. 16 I believe they would have performed some Α 17 of those functions, yes. Whether it translated 18 line by line, I do not know. 19 BY MR. HERRINGTON: 20 All right. Do you know how many Q plaintiffs there ultimately were in that case 21 before it settled? 22 23 How many opt-in plaintiffs? Α 24 Q Opt-in plus named plaintiffs. 25 I think opt-in plus named settled Α



somewhere just north of 20. And by settled, I 1 2 don't mean settled in the litigation sense, I mean 3 the number hovered somewhere just north of 20. 4 Q I see. 5 So were there opt-outs at some point? 6 Α Yes, sir. 7 Q So at the highest, it was over 20 and then somewhat lower at the end? 8 9 It might have always remained over 20 Α 10 even at the end, but there were opt-outs. 11 And it was alleging overtime violations, 0 12 correct? 13 It alleged that the roles had been 14 misclassified as exempt under FLSA, and that, 15 therefore, they were entitled to be reclassified as nonexempt and paid overtime wages. 16 17 Q Okay. Can you tell me about -- that case was ultimately settled, correct? 18 19 Α Correct. 20 Q Okay. 21 (Deposition Exhibit 31 marked.) 2.2 BY MR. HERRINGTON: 23 Would you agree that Exhibit No. 31, 24 which has just been given to you, is a copy of the

25

Motion to Approve Settlement that was filed in that

The final Motion to Approve Settlement that 1 case? 2 was filed in that case? 3 I don't know if it was the final motion Α 4 for settlement approval. Do you know how many motions there were? 5 6 Α No. 7 Q Okay. Do you have any reason to believe 8 there were more than two? 9 No reason to believe, no. Α 10 All right. So this was filed and then Q 11 the case was settled at some point, correct? 12 Α Given the case caption and docketing 13 information at the top, I would agree with you that 14 this was filed. 15 I am generally aware that a motion for an 16 order approving settlement was filed. And I am 17 also generally -- and I do know that the case was 18 ultimately resolved through settlement. 19 Now, following this -- well, back 0 20 up. 21 In the Beall litigation, there were 22 employees who shared the job duties of what 23 implementation consultants now perform, correct? 24 Α At least at a general level, yes. 25 0 What were they called in the -- in the



1	Beall	litigation,	what	were	they	referred	to	as?
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- 2 A As best I can recall, there were actually
- 3 three different references. Trainer, customer
- 4 liaison, and something along the lines of education
- 5 specialist. That last one I can't remember
- 6 exactly, but it had the word "education" in the
- 7 title.
- 8 Q I see.
- 9 Do you know anything about the specific
- 10 roles that those different people played?
- 11 A At EDP, I do not.
- 12 Q Were they reclassified after the
- 13 acquisition of EDP or did Tyler continue to use the
- 14 preexisting job titles?
- 15 MR. McKEEBY: Object to the form of the
- 16 question as beyond the scope of the topic
- 17 designation.
- 18 You can answer if you know.
- 19 A I don't know specifically. I can only
- 20 speak to what Tyler's general practice would be.
- 21 BY MR. HERRINGTON:
- 22 Q So after the company was sued in that
- 23 case, did it investigate whether the administrative
- 24 exemption was appropriately applied or not?
- MR. McKEEBY: Object to the form of the



question as vaque and ambiguous. 1 2 You can answer. 3 I think Tyler investigated multiple Α 4 aspects of the allegations and I -- yes, as part of 5 the reaction to the lawsuit, Tyler looked to confirm whether implementation consultants or folks 6 7 in an implementation role are properly classified as exempt under the administrative exception. 8 9 BY MR. HERRINGTON: 10 And who performed that review? Q 11 Α It was a group of internal Tyler 12 resources and outside counsel. 13 Q Who were the internal resources? 14 They at least included Lynn Moore; our 15 former head of HR, Bob Sansone, S-A-N-S-O-N-E; and 16 other HR leaders. 17 Lynn Moore was an attorney, though? Q 18 Lynn Moore at the time was in-house 19 counsel for Tyler, yes. 20 So he was the only internal attorney to Q review that question? 21 22 Α Yes. 23 Okay. What about outside counsel? 0 24 Α That was Paulo McKeeby and his law firm. 25 0 Do you know if other lawyers besides



- 1 Mr. McKeeby worked on that case -- or worked on the
- 2 review?
- 3 A I know Paulo had assistance from other
- 4 lawyers at his firm. I cannot remember their
- 5 names.
- 6 Q Okay. And did the company at any time
- 7 solicit an opinion from Mr. McKeeby about the
- 8 applicability of the administrative exemption to
- 9 the employees who were at issue in Beall?
- 10 MR. McKEEBY: Object to the form of the
- 11 question.
- 12 You can answer.
- 13 A I believe that soliciting Mr. McKeeby's,
- 14 Paulo's, opinion was something that the Tyler team
- 15 regularly did.
- 16 BY MR. HERRINGTON:
- 17 Q You say you believe rather than that they
- 18 did. What investigation did you do to learn what
- 19 actions were taken back then?
- 20 A I spoke with Lynn, I spoke with Bob, and
- 21 I spoke with other members from the HR team who
- 22 were employed by Tyler at the time of the Beall
- 23 lawsuit as well.
- 24 Q All right. And what did Mr. McKeeby tell
- 25 them?



He confirmed that Tyler was properly 1 2 classifying implementation consultants as exempt 3 from the FLSA overtime wage provisions under the 4 administrative exemption. 5 And he told you that that was certain? Α He didn't tell me that was certain. 6 7 told Tyler. 8 Might be the company? Q 9 Yeah, he told Tyler that that Α 10 classification was correct. 11 What information was given to Mr. McKeeby 0 12 prior to him making that determination? 13 The information would have included job 14 descriptions for those individuals or for that type 15 of role, information about training for that role, 16 information about Tyler's business and the business 17 of our clients that the implementation consultants 18 are used to advance. 19 At least each of those three buckets of 20 information would have been provided and discussed. 21 Are there any document -- is there any Q 22 documentary evidence showing that that -- you know, 23 what was actually conveyed to him in writing? 24 Α In writing? 25 0 Uh-huh.

1 No. Α 2 So all of this was oral? Q 3 MR. McKEEBY: I need to object to the 4 question as it's outside the scope of the corporate 5 designation. 6 You didn't ask about what information was 7 provided to me, you only asked about the substance 8 of my communications with the company. 9 MR. HERRINGTON: Are you telling her not 10 to answer? I'm advising that 11 MR. McKEEBY: I'm not. 12 I don't think she can answer on behalf of the 13 corporation on the topic -- or rather, on the 14 question because it's not properly identified as a 15 topic designation. 16 I'll let her continue and answer the 17 question. 18 BY MR. HERRINGTON: 19 What information -- is there any 0 20 documentary evidence of Tyler Technologies giving Mr. McKeeby information? 21 22 I don't know. Α 23 Have you made a search for that? 0 24 Α No. 25 0 And by "you," I mean Tyler?



- 1 A And my answer doesn't change.
- 2 Q And the advice that Mr. McKeeby gave to
- 3 Tyler that they were properly classified, was that
- 4 reduced to writing at any time?
- 5 A No.
- 6 Q How do you know that it wasn't reduced to
- 7 writing?
- 8 A Through conversations I had preparing for
- 9 this deposition.
- 10 Q Conversations with whom?
- 11 A Lynn.
- 12 Q Tyler Technologies has over a hundred
- implementation consultants, correct?
- 14 A Yes.
- 15 Q Did it have over a hundred implementation
- 16 consultants in 2009?
- 17 MR. McKEEBY: Object to the form of the
- 18 question. It's outside of the scope of the topic
- 19 designation.
- 20 If she knows, she can answer. I don't
- 21 know that she does.
- 22 A I don't know.
- 23 BY MR. HERRINGTON:
- Q Did it solicit any legal advice about the
- 25 classification of implementation consultants at any



time after Mr. McKeeby's representation in the 1 2 Beall litigation? 3 I am not aware of specific instances Α 4 where we asked Paulo to advise us on that again. 5 0 Or any attorney? 6 Α No other attorney. 7 Q Is it typical for Tyler Technologies to 8 obtain legal advice that is not reduced to writing? 9 Α Yes. 10 Even on issues that have -- could Q 11 potentially have a large financial impact on the 12 company? 13 MR. McKEEBY: Object to the form of the 14 question as outside the scope of the topic 15 designation. 16 I'll let you answer. Yes, I regularly receive, on behalf of 17 Α 18 Tyler, legal advice from outside counsel that is 19 verbal. 20 BY MR. HERRINGTON: 21 And you take action on verbal advice that Q 22 could potentially have a large financial impact on 23 the company --24 MR. McKEEBY: Same objection. 25 BY MR. HERRINGTON:



1	Q without reducing it to writing?
2	MR. McKEEBY: Same objection as outside
3	the scope of the corporate designation. You're not
4	asking you said nothing that would suggest that
5	you would ask questions about legal advice.
6	MR. HERRINGTON: You've made your
7	objections. Speaking objections are not proper.
8	Make your objection and finish.
9	MR. McKEEBY: Well, I was about to tell
10	her not to answer, but I'll let her answer if she
11	knows or she will know, but you need to stay within
12	the confines of the notice.
13	MR. HERRINGTON: You need to stop making
14	speaking objections.
15	MR. McKEEBY: I'm not. I'm asking you to
16	stay within the confines of the notice.
17	MR. HERRINGTON: Are you done?
18	MR. McKEEBY: I am done.
19	MR. HERRINGTON: Please answer my
20	question.
21	A I need it repeated, please.
22	(Whereupon, the requested portion of
23	the record was read by the reporter.)
24	MR. McKEEBY: Same objection.
25	A So do I take action based on legal advice



- 1 that's verbally given to me without requiring that
- 2 it be followed up in written form?
- 3 BY MR. HERRINGTON:
- 4 Q On issues that could have significant
- 5 financial impacts on the company.
- 6 A Yes, I do.
- 7 Q Okay. Can you give me other examples?
- 8 MR. McKEEBY: No. Object to the form of
- 9 the question. It's outside the scope of the topic
- 10 designation and it invades attorney/client
- 11 privilege, so I'm going to instruct her not to
- 12 answer that one.
- 13 BY MR. HERRINGTON:
- 14 Q After the employees in the Beall
- 15 litigation, trainers, customer liaisons and
- 16 education specialists were reclassified, at least
- 17 partially into implementation consultants, did the
- 18 company get any advice at that point about whether
- 19 the exemption was still appropriate?
- MR. McKEEBY: Object to the form of the
- 21 question.
- You can answer.
- 23 A I'm not sure I can answer.
- 24 BY MR. HERRINGTON:
- 25 Q They weren't performing the exact same



- 1 duties anymore, were they?
  - 2 A I don't know.
- 3 Q Can you tell me what the job duties of a
- 4 trainer were?
- 5 MR. McKEEBY: Object to the form of the
- 6 question as outside the scope of the corporate
- 7 representative -- or the corporate topic
- 8 designations.
- 9 You can answer if you know.
- 10 A I do not know the job description of EDP
- 11 trainers.
- 12 BY MR. HERRINGTON:
- 13 Q Or any of them? Any of the three
- 14 categories?
- 15 A I don't know how EDP described any of the
- 16 functions.
- 17 Q Those categories continued to be used by
- 18 Tyler after the acquisition, didn't they?
- 19 A I think we talked about this. I don't
- 20 know if and when those titles were changed; and if
- 21 they were changed, what they were changed to.
- 22 Q Can you tell me exactly how the job
- 23 duties of trainers, customer liaisons and education
- 24 specialists overlapped with implementation
- 25 consultants?



Object to the form of the 1 MR. McKEEBY: 2 question. It's outside the scope of the corporate 3 deposition notice. 4 You can answer, if you know. 5 Did you say exactly how? 6 BY MR. HERRINGTON: Yeah. 7 Q Α 8 No. 9 Did Mr. McKeeby tell you why they were 0 10 properly classified as exempt? MR. McKEEBY: 11 "You" being Tyler? 12 MR. HERRINGTON: Yes. 13 Yes. Α 14 BY MR. HERRINGTON: 15 0 Why? 16 They satisfied the three prongs of the Α 17 administrative exemption. 18 And what were those? 19 Meeting or exceeding the salary Α 20 threshold, having primary duties that directly 21 related to the general business operations of 2.2 either EDP or Tyler, depending on the period of 23 time that the work was performed in and who was the 24 employing entity at that time. And then the fact 25 that that exercised discretion and/or independent

judgment in performing their primary duties. 1 2 So Mr. McKeeby told you that they were 3 involved in the general business operations of EDP 4 and Tyler rather than their customers? 5 Α Both. 6 Thank you, yes, both. Was Mr. McKeeby's compliance advice 7 Q 8 billed to the company? 9 Α Yes. 10 So there are billing records for Q Okay. 11 providing that advice? 12 There would have been at the time. Α 13 As opposed to simple representation in Q 14 litigation? 15 Α I don't understand your question. 16 Did Mr. McKeeby bill the company 0 17 separately for doing a review of -- for perspective 18 purposes about whether implementation consultants 19 should be classified as exempt or nonexempt --20 Objection. MR. McKEEBY: 21 BY MR. HERRINGTON: 22 -- versus simply providing representation 0 23 in a lawsuit? 24 MR. McKEEBY: Object to the form of the 25 question as outside the scope of the topic



designations. 1 2 You can answer, if you know. 3 The work he performed was in connection Α 4 with his representation of Tyler in the Beall 5 litigation. The advice he provided was in that same context and it would have been billed as such. 6 7 BY MR. HERRINGTON: 8 I believe the company expressed in the 0 9 Motion for Settlement Approval that it was settling 10 to avoid the expense of litigation rather than a 11 belief that it had acted illegally; is that 12 correct? 13 MR. McKEEBY: Where is that? 14 MR. HERRINGTON: Footnote, second or 15 third page. 16 MR. McKEEBY: Okay. What's the question? 17 BY MR. HERRINGTON: 18 I'm asking her to confirm that the 19 company stated that it settled because of 20 litigation expenses rather than a belief that it had acted illegally? 21 2.2 Α I don't think that's a correct summary of

IST REPORTING

Footnote 1.

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23

24

25

this case only to avoid the fees and costs

"Tyler is agreeing to resolve part of

1	associated with continued litigation."
2	MR. McKEEBY: Yes, you read that
3	correctly.
4	A You read that correctly.
5	MR. HERRINGTON: I'm not deposing you.
6	MR. McKEEBY: Beg your pardon?
7	MR. HERRINGTON: I'm not deposing you.
8	MR. McKEEBY: I'm here as a
9	representative I'm here representing a as an
10	attorney, a company representative. If you have a
11	question, ask her.
12	BY MR. HERRINGTON:
13	Q Ms. Diaz, did I read that correctly?
14	A You read that portion of Footnote 1
15	correctly.
15 <b>16</b>	correctly.  Q It did express that it was resolving this
16	Q It did express that it was resolving this
16 17	Q It did express that it was resolving this part of the case only to avoid fees and costs
16 17 18	Q It did express that it was resolving this part of the case only to avoid fees and costs associated with continued litigation.
16 17 18 19	Q It did express that it was resolving this part of the case only to avoid fees and costs associated with continued litigation.  A You read that portion of Footnote 1
16 17 18 19 20	Q It did express that it was resolving this part of the case only to avoid fees and costs associated with continued litigation.  A You read that portion of Footnote 1 correctly. That is not how you had previously
16 17 18 19 20 21	Q It did express that it was resolving this part of the case only to avoid fees and costs associated with continued litigation.  A You read that portion of Footnote 1 correctly. That is not how you had previously summarized Footnote 1.
16 17 18 19 20 21 22	Q It did express that it was resolving this part of the case only to avoid fees and costs associated with continued litigation.  A You read that portion of Footnote 1 correctly. That is not how you had previously summarized Footnote 1.  Q How much did Tyler spend on its
16 17 18 19 20 21 22 23	Q It did express that it was resolving this part of the case only to avoid fees and costs associated with continued litigation.  A You read that portion of Footnote 1 correctly. That is not how you had previously summarized Footnote 1.  Q How much did Tyler spend on its representation in Beall?



I'm going to ask you again to refresh my memory. 1 2 Uh-huh. Α 3 Can you provide any more information 0 4 about what was provided to Mr. McKeeby about the 5 job duties of implementation consultants other than that their job duties satisfied the second and 6 third prongs of the administrative exemption test? 7 8 MR. McKEEBY: Object to the form of the 9 question as outside the scope of the topic 10 designations. 11 You can answer. 12 MR. HERRINGTON: We were directed to try 13 to replace your deposition with this one and I'm 14 trying to do that. MR. McKEEBY: No, there was no direction 15 16 necessarily to do that. 17 We're presenting her, as you identified 18 at the beginning of this deposition, on the topic 19 designations. 20 I'll let her answer that question. Ι 21 don't think it's one that I was properly advised 2.2 that I needed to prepare a corporate representative 23 on, and that's the basis of my objection. 24 MR. HERRINGTON: I'm trying to find out 25 if I can get enough information from her or whether

I need to tell Judge Totenberg, sorry, Judge, the 1 2 corporate representative couldn't tell me enough, 3 so I need to depose Mr. McKeeby. 4 MR. McKEEBY: I understand that, but 5 nonetheless, we prepared her to speak on the topic designations as stated. 6 7 And so I'm not in a position to present her to provide company testimony on matters outside 8 9 of those designations. 10 So she can -- as she's done in the past 11 in this deposition, I'm going to allow her to 12 answer the question. I'm not going to instruct her 13 not to answer. 14 But I haven't prepared her to answer that 15 question on behalf of the company. That's all I'm 16 saving. She can answer the question. 17 MR. HERRINGTON: Please read my question 18 to her again. 19 (Whereupon, the requested portion of 20 the record was read by the reporter.) 21 Same objection. MR. McKEEBY: 2.2 You can answer. 23 I can't answer the question because of Α 24 the way you phrased it. 25 BY MR. HERRINGTON:



Т	Q what's wrong with the way I phrased it?
2	A You asked semantically, the trouble is
3	any more information. I'm trying to remember what
4	I answered the first time.
5	The second problem with the semantics of
6	the question is that it acts as though what I said
7	by way of information we provided was that we
8	satisfy the second and third prongs of the test.
9	We did not tell Paulo we satisfied the
10	second and third prongs of the test. That was part
11	of the advice he provided to us.
12	Q So exactly what information was provided
13	to Mr. McKeeby about the job duties of
14	implementation consultants?
15	MR. McKEEBY: Objection, asked and
16	answered.
17	And objection, it goes outside the scope
18	of the corporate representative designation topics.
19	You can answer.
20	A I don't know exactly what was
21	communicated. I know the substance of what was
	communicated: I miow the babbeance of what was
22	communicated.
22	
	communicated.
23	communicated.  BY MR. HERRINGTON:



members of the HR team that were employed by Tyler 1 2 at the time of the lawsuit. 3 And did you find out from them whether Q 4 the information given to Mr. McKeeby was in 5 writing? Did I find out from them whether the 6 Α 7 information was provided in writing? No, I asked for information about the substance of the 8 9 communications. 10 And Tyler has not performed any search of 11 its records to determine whether it possesses the 12 information -- the communications to -- any 13 communications to Mr. McKeeby describing the work 14 that implementation consultants performed? 15 MR. McKEEBY: Object to the form of the 16 question as outside the scope of the topic 17 designations. 18 You can answer if you know. 19 Not to my knowledge. Α 20 MR. HERRINGTON: All right. That's it. 21 Thank you. 22 No further questions from MR. McKEEBY: 23 me. 24 Thank you, Matt. 25 (Deposition concluded at 4:56 p.m.)



30(b)(6) Abigail Diaz-Pedrosa

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1	CERTIFICATE
2	STATE OF GEORGIA:
3	COUNTY OF DEKALB:
4	
5	I hereby certify that the
6	foregoing transcript was taken down, as
7	stated in the caption, and the questions
8	and answers thereto were reduced to
9	typewriting under my direction; that the
10	foregoing Pages 1 through 33 represent a
11	true and correct transcript of the
12	evidence given upon said hearing, and I
13	further certify that I am not of kin or
14	counsel to the parties in the case; am not
15	in the regular employ of counsel for any
16	of said parties; nor am I in anywise
17	interested in the result of said case.
18	The witness did reserve the right
19	to read and sign the transcript.
20	This, the 25th day of October 2019.
21	the Pull
22	Judith L. Leitz Moran, CCR-B-2312
23	Certified Court Reporter
24	
25	Job No. 538



1	DISCLOSURE
2	
3	Pursuant to Article 10.B of the Rules and Regulations of the Board of Court Reporting of the
4	Judicial Council of Georgia, I make the following disclosure:
5	
6	I am a Georgia Certified Court Reporter. I am here as a representative of IST Reporting.
7	I am not disqualified for a relationship of interest under the provisions of O.C.G.A.
8	9-11-28(c).
9	I was contacted by the office of IST Reporting to provide court reporting services for this
10	deposition.
11	I will not be taking this deposition under any contract that is prohibited by O.C.G.A. Section
12	15-14-37 (a) and (b).
13	I have no exclusive contract to provide reporting services with any party to the case, any
14	counsel in the case, or any reporter or reporting agency from whom a referral might have been made to
15	cover this deposition.
16	I will charge my usual and customary rates to all parties in the case, and a financial discount
17	will not be given to any party to this litigation.
18	
19	This, the 25th day of October 2019.
20	
21	ALL PURTY
22	Judith L. Leitz Moran, CCR-B-2312
23	Certified Court Reporter
24	
25	Job No. 538



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1	DISCLOSURE OF FIRM				
2					
3	I, IST Reporting, do hereby disclose pursuant to Article 10.B. of the Rules and Regulations of				
4	the Board of Court Reporting of the Judicial Council of Georgia that IST Reporting was contacted				
5	by DELONG, CALDWELL, BRIDGERS, FITZPATRICK & BENJAMIN, LLC, to provide court reporting services				
6	for this deposition and there is no contract that is prohibited by O.C.G.A. 15-14-37(a) and (b) or				
7	Article 7.C. of the Rules and Regulations of the Board for the taking of this deposition.				
8					
9	There is no contract to provide reporting services between IST Reporting or any person with whom IST Reporting has a principal and agency				
10	relationship nor any attorney at law in this action, party to this action, party having a				
11	financial interest in this action, or agent for an attorney at law in this action, party to this				
12	action, or party having a financial interest in this action. Any and all financial arrangements				
13	beyond our usual and customary rates have been disclosed and offered to all parties.				
14					
15	This, the 25th day of October 2019.				
16					
17					
18					
19					
20	FIRM REPRESENTATIVE IST REPORTING				
21					
22					
23					
24					
25	Job No. 538				



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1	ERRATA PAGE					
2	Pursuant to Rule 30(e) of the Federal Rules of Civil Procedure and/or Georgia Code					
3	Annotated 9-11-30(e), any changes in form or substance which you desire to make to your					
4	deposition testimony shall be entered upon the deposition with a statement of the reasons given					
5	for making them. To assist you in making any such corrections, please use the form below. If					
б	supplemental or additional pages are necessary, please finish same and attach them to this errata					
7	sheet.					
8	I, the undersigned, ABIGAIL DIAZ-PEDROSA,					
9	hereby certify that I have read or have had read to me the foregoing, and that to the best of my					
10	knowledge said is true and accurate with the exception of the following corrections.					
11						
12	Page/Line/ Change / Reason					
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17					
18			AIL DIAZ-PEDROSA		
19		ABIGA	AIL DIAZ-PEDROSA		
20	Sworn to and subscribed before me				
21	this day of, 20				
22	No. 10 h l d a				
23	Notary Public. My Commission Expires				
24					
25	Job No. 538				



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